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U.S. APPLICATION NO.	FIRST NAMED APPLICANT ATTY, DOCKET NO.			₹0.
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OBLON, SPIVAK ET AL.		j	PCT/JP95/	01983
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	DAVIS HIGHWAY	09	9/29/95	10/07/94
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NOTIFICATION OF MISS	ING REQUIREMENTS UND	DATE MAILED: ER 35 U.S.C. 37	05/19 1 IN THE UN	
STATES 1	DESIGNATED/ELECTED OF	FICE (DO/EO/U	IS)	
<ol> <li>The following items have been s</li> </ol>	ubmitted by the applicant or the IB to	the United States Pat	ent and Trademarl	(
Office as a Designated Of	ffice (37 CFR 1.494),			
u.S. Basic National Fee.	æ (37 CFR 1.495):			
Copy of the international app	olication in:			
a non-English la				
English.				
Translation of the internation	al application into English.		•	
Oath or Declaration of inven Copy of Article 19 amendme	tors(s) for DO/EO/US.			
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The International Preliminary	Examination Report in English and it	s Annexes, if any.		
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Assignment document.	ment(s) filed and		<u></u> '	16 12
Power of Attorney and/or Ch	lange of Address.			6. 10.
Substitute specification filed				1, %
Verified Statement Claiming	Small Entity Status.			6
Priority Document.				12 8
Other:	rch Report and copies of the refere	nces cited therein.		1 2
'2. The following items MUST be fu	mished within the period set forth belo	w in order to compl	ete the requiremen	(1) Hz; a:
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a. Translation of the applicati	on into English. Note a processing fee	will be required if s	submitted	( )
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	g the translation of the application and	for the Annexes later	T that the	# De
appropriate 20 or 30 month	is from the priority date (37 CFR 1.49	2(ብ)		120
c. Oath or declaration of the i	inventors, in compliance with 37 CFR	1.497(a) and (b) ide	ntifying the applic	ation V
oy me international applica	tion number and international filing da	te.		$\mathcal{C}_{\mathbf{r}}$
on the attached PCT	declaration does not comply with 37 C	FR 1.497(a) and (b)	for the reasons ind	licated 3
d. Surcharge for providing the	oath or declaration later that the appropriate control of the cont	onriste 20 or 30 mon	the from the	226
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3. Additional claim fees of \$	as a large entity small e	ntity, including any i	required multiple	217
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ALL OF THE ITEMS SET FORTH	IN 2(a)-2(d) AND 3 ABOVE MUST	RE STRMITTED I	Ultremat Care	6
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RESULT IN ABANDONMENT.	WHICHEVER IS LATER. FAMUR	E TO PROPERLY	RESPOND WILI	6 3
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The time period set above may be exte	ended by filing a petition and fee for ex	rtension of time unde	ar the mac-d-t	<i>B</i> 1
CFR 1.136(a).	- J B - Formon and too for to	monsion of time unde	a me provisions of	131
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cancelled. Note processing fair will be	be submitted no later that the time per	iod set above or the	annexes will be	
5. The Article 19 amendments are	cancelled since a translation was not no			
1.494(d)) or 30 (37 CFR 1.495(d)) mo	onths from the priority date.	ovided by the approp	mate 20 (37 CFR	
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address given in the heading and inclu-	nication to the United States Patent and	Trademark Office n	nust be mailed to t	пе

A copy of this notice MUST be returned with this response.

Decided: PCT/DO/EO/917 Notice of Defective Translation Parallellal appropriate | /// Enclosed: PCT/DO/EO/917 N PTO-875 FORM PCT/DO/EO/905 (September 1996) Telephone: (703)

address given in the heading and include the U.S. application no. shown above. (37 CFR 1.5)